

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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SERIAL NUMBER	FILING DATE	FIRST NAM	ED APPLICANT	ATTORNEY DOCKET NO.
01/934+280 0	8723778	JUNGE	В	BAYER 30
SFRUNG, FELFE, MORN, LYNCH & KRAMER 600 THID:D AVE., NEW YORK, N.Y. 10016		NOH & KRAMER	SCI-MARCZ AR	
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			121	29
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This application has been examined	Responsive to communication filed on	
A shortened statutory period for response to	this action is set to expire <u>FALCE</u> month(s),	
Failure to respond within the period for resp	conse will cause the application to become abandone	ed. 35 U.S.C. 133
Part I THE FOLLOWING ATTACHMEN L Notice of References Cited by E 3. Notice of Art Cited by Applicant 5. Information on How to Effect Dra	t, PTO-1449 4. Notice	re Patent Drawing, PTO-948. of informal Patent Application, Form PTO-152
Part II SUMMARY OF ACTION		
1. d Claims	1 24-53	are pending in the application.
Of the above, claims	33, 39, 44, 46	are withdrawn from consideration.
, rv Claime 54-	57	have been a second
3. 📉 Claims	-15,16, 24-32,34-38,40	are allowed.
4. Claims 5-10 /2 -	-15,18, 24-32, 34-38, 40	-43,45 47-49,57 are rejected.
5. Claims	,52,63	are objected to.
6. Claims		are subject to restriction or election requirement,
7. This application has been filed matter is indicated.	with informal drawings which are acceptable for exa	mination purposes until such time as allowable subject
8. Allowable subject matter having	been indicated, formal drawings are required in res	ponse to this Office action.
The corrected or substitute draw not acceptable (see explana	rings have been received ontion).	These drawings are [acceptable;
	ction and/or the in proposed additional or substitution by the examiner. In disapproved by the examiner (s	
the Patent and Trademark Office	e no longer makes drawing changes. It is now applie e effected in accordance with the instructions set fo	proved. [disapproved (see explanation). However, cant's responsibility to ensure that the drawings are rth on the attached letter "INFORMATION ON HOW TO
12. [_] Acknowledgment is made of the	claim for priority under 35 U.S.C. 119. The certifie	d copy has been received not been received
been filed in parent applica	ition, serial no; filed	on
13. Since this application appears to	o be in condition for allowance except for formal mader Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.	
14. [] Other		

Serial No. 936280 Art Unit 121

Interference numbers 100,397, 100,398 and 100,703 having terminated, ex parte prosecution is resumed.

The finality of the Office action mailed August 9, 1979 is hereby withdrawn.

Claims 54-57, as to which a judgment of priority adverse to applicants has been renumbered, stand finally disposed of in accordance with 37 CFR 1.265.

Claims 12', 13, 15, 24-32, 34-38 and 40-43 are rejected, 35 USC 102 (g) and 35 USC 103, over the count of interference number 100,703 and over the disclosure of the winning party in said interference.

Claims 5-10, 14,18,24-32,34-38,42,43, 47 and 51 are rejected, 35 USC 102 (g) and 35 USC 103, over the count of interference number 100,397 and over the disclosure of the winning party in said interference.

Claims 33,39,44 and 46 stand withdrawn; 37 CFR 1.142(b).

Claims 45 is rejected as obvious, 35 USC 103, over Saeki for reasons of record in Paper No. 7.

Claims 5-9,18,24-32,34-38,40-43, 45 and 47-49 are for reasons of record in Paper No. 7 rejected under 35 U.S.C. 112, first and second paragraphs, as the claimed invention is not described in such full, clear, concise and exact terms as to enable any person skilled in the art to make and use the same, and/or for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Serial No. 936280 Art Unit 121

Claims 11, 16,52 and 53 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 50 is allowed.

Schwartz:cvm

A/C 703

557-3920

3/13/85

PRIMARY EXAMINER
ART UNIT 121